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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office on June 30, 2003.

Applicant

Koichiro Ikudome, et al.

Application No. :

09/295,966 April 21, 1999

Filed Title

USER SPECIFIC AUTOMATIC DATA REDIRECTION SYSTEM

Grp./Div.

3621

Examiner

Pierre E. Elisca

Docket No.

34503/WWM/A522

APPLICANTS' REPLY BRIEF

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Post Office Box 7068 Pasadena, CA 91109-7068 June 30, 2003

Commissioner:

The Examiner's Answer mailed May 13, 2003 fails to respond to several arguments raised in Applicants' Appeal Brief and previous Responses to Office Actions. These arguments are discussed below. Some of these arguments have been made since the beginning of prosecution of this application and have never been addressed by the Examiner. The Examiner's Answer merely recites verbatim the wording of the Final Rejection. Applicants respectfully request that the claims be allowed because the Applicants' arguments are unrefuted or that prosecution be reopened so that these arguments may be addressed by the Examiner.

Specifically, the Examiner's Answer fails to address Applicants' argument discussed in relation to Group III (claims 15-29) that Horowitz contains no teaching or suggestion of "automated modification of at least a portion of the rule set correlated to the temporarily assigned network address." This limitation has, in fact, never been addressed by the Examiner, despite Applicants repeatedly bringing this limitation to the Examiner's attention since the beginning of prosecution. The Examiner has failed to show any teaching or suggestion in Horowitz of this limitation, and has not addressed this limitation at any point in the prosecution. Applicants respectfully request that the rejections to these claims, therefore, be withdrawn.

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Regarding Group II (claims 5-6 and 12-13), Applicants repeatedly refuted the Examiner's argument, stating that not allowing a particular user into a zone is considered redirection by the server as the term "redirection" is used in the specification or in the art. Applicants pointed out in the Response to the Final Rejection and in the Appeal Brief that Horowitz did not teach or suggest this limitation, citing support in the specification. The Examiner's Answer, however, fails to address this argument or the support cited by the Applicants, and merely repeats verbatim the refuted argument from the Final Rejection. Because the Examiner has failed to refute Applicants' arguments, Applicants respectfully request that these claims be allowed.

Applicants also repeatedly refuted the Examiner's argument regarding Group I (claims 1-4, 7-11 and 14). Applicants pointed out in the Response to the Final Rejection and in the Appeal Brief that *Horowitz* does not teach or suggest "directing data to a public network." More specifically, Applicants argued that the "communication and network ports" in Horowitz cited by the Examiner are not used by Horowitz to direct data to a public network with specific reference to the relevant portions of Horowitz supporting Applicants' view. However, the Examiner did not address this detailed analysis of the Horowitz disclosure, but rather only repeated, verbatim, his previous language from the Final Rejection. Because the Examiner has failed to refute the Applicants' arguments, Applicants respectfully request that these claims be allowed.

For all of the foregoing reasons, the Examiner has not stated a *prima facie* case for obviousness and thus the claims should be allowed.

Respectfully submitted,

CHRISTIE, PARKER & HALE, LLP

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